

**Before the  
Federal Communications Commission  
Washington, D.C.**

In the Matter of:	)	CC Docket 97-213
The Communications Assistance	)	
For Law Enforcement Act (CALEA)	)	NTELOS Wireless Inc.
	)	TRS 807074
Section 107(c) Extension of Capability	)	
Requirements	)	Wireless Telecommunications
	)	Bureau "WTB"

**PETITION FOR FURTHER EXTENSION  
OF JUNE 30, 2002 CALEA CAPABILITIES**

1. NTELOS Wireless Inc., "NTELOS", TRS 807074, hereby requests extensions of CALEA Section 103, 47 U.S.C. § 1002, pursuant to CALEA section 107(c), 47 U.S.C. § 1006(c) for the electronic surveillance assistance capability requirements. NTELOS has two Lucent switches and two Nortel switches that it uses in its wireless operations. The Nortel switches were recently installed and are "J-Standard" CALEA compliant.

NTELOS originally projected that the Lucent switches would be "J-Standard" compliant by June 30, 2002 but our upgrade schedule has changed.

- A. NTELOS requests a 120-day extension until October 31, 2002 for the two Lucent switches located in Richmond and Norfolk, Virginia. The Lucent HLR SHLR 6.0 release is scheduled to be loaded in these switches September 2002. This upgrade will make NTELOS fully compliant with the "Core J-Standard" requirements required by CALEA. (See Section 2 below for the replacement of our Waynesboro, Virginia and Charleston, West Virginia switches.)
- B. NTELOS requests a one-year extension until June 30, 2003 for the two Lucent switches in Richmond and Norfolk, Virginia and the two Nortel switches in Waynesboro, VA and Charleston, WV for the "punchlist capabilities" required by CALEA. The Nortel switches are scheduled to be upgraded 1Q 2003 and the Lucent switches are scheduled to be upgraded 2Q 2003. We are cooperatively working with our vendors to meet these technical requirements.

2. As indicated above, NTELOS has replaced the Waynesboro, VA Motorola EMX Switch and the Charleston, WV Lucent Switch with Nortel MTX switches in May and June 2002 respectively. With the replacements of these switches, NTELOS is compliant with the "Core J-Standard" requirements.
3. NTELOS is seeking the FBI's support for this Petition by participating in their Flexible Deployment Program. The equipment-specific information is listed in the FBI Flexible Deployment Schedule (Attachment A).
4. The contact person for this petition should be directed to Anne Sarbin, Regulatory Manager, NTELOS Inc., 401 Spring Lane Plaza, P. O. Box 1990, Waynesboro, VA 22980-1990; Telephone Number 540-946-3547; Fax Number 540-942-3719; email sarbina@ntelos.com.

Respectfully submitted,

/s/ Carl A. Rosberg  
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DATED: June 27, 2002